

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2008-050582

10/23/2008

HON. JOHN REA

CLERK OF THE COURT
M. MINKOW
Deputy

IN RE THE MATTER OF
KIRK P ROBERTS

KIRK P ROBERTS
844 E BELL RD #3023
PHOENIX AZ 85022

AND

VIOLETRAY MARY ANN MELTON

VIOLETRAY MARY ANN MELTON
610 E BELL RD # 2378
PHOENIX AZ 85022

DOCKET - NE
FAMILY COURT SERVICES-CCC

PATERNITY JUDGMENT

11:34 a.m. Courtroom 108. This is the time set for Resolution Management Conference. Petitioner is present on his own behalf. Respondent is neither present nor represented by counsel.

A recording of this proceeding is being made by CD (FTR) in lieu of a court reporter.

Respondent has not appeared for these proceedings nor filed a Motion to Continue nor communicated with this Division to indicate that she would not be present. The Court finds that the minute entry setting today's hearing was mailed to the address that Respondent put on her response to the Petition for Paternity and no return mail was received. Accordingly, the Court finds that Respondent had notice of the hearing today and intentionally failed to appear. The Court will proceed in Respondent's absence.

Kirk P. Roberts is sworn and testifies.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2008-050582

10/23/2008

Based on the testimony presented,

IT IS ORDERED declaring that Kirk P. Roberts is the natural and biological father of the minor children, Jada Roberts, born March 25, 2004, and Anaya Melton, born July 19, 2006, with all the rights and responsibilities of said children.

IT IS FURTHER ORDERED as temporary orders:

1. Father is awarded sole legal custody of the minor children.
2. Father shall be designated as the primary residential parent, and the minor children shall reside with Father at all times except for access and parenting time specifically provided to Mother herein.
3. Mother shall have parenting time with the minor children from 7:00 p.m. on Sundays to 7:00 p.m. on Tuesdays. Mother's parenting time is conditioned upon Mother providing her physical address and where the children will be during her parenting time to Father. Mother shall not allow the children to be alone with her boyfriend, Curtis Martin.
4. The parents shall share the holidays with the minor children equally on a schedule to which they agree.
5. Pursuant to request of Father, Mother shall have no obligation for child support at this time.
6. Father shall be responsible for providing medical insurance for the minor children
7. Father shall be entitled to utilize the federal tax exemption[s] applicable to the parties' children for all federal and state income tax purposes for tax year 2008.

IT IS FURTHER ORDERED that effective January 23, 2009, these temporary orders shall become permanent unless prior thereto Mother files a formal written request for a hearing for a modification of these orders and/or Father files a formal written request to establish child support.

IT IS FURTHER ORDERED directing the courtroom clerk to update Petitioner's address in ICIS as stated this date on the record in open court.

11:59 a.m. Matter concludes.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2008-050582

10/23/2008

Pursuant to Family Court Rule 78(B), and there being no just reason for delay, final order of paternity is settled, approved and signed by the court and shall be entered by the clerk.

/s/ John Rea

JOHN REA
JUDGE OF THE SUPERIOR COURT

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.